

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION**

**GINGER CRAVEY, Administratrix of the  
Estate of RILEY CRAVEY, Deceased**

**PLAINTIFF**

**VERSUS**

**CIVIL ACTION NO. 2:06-CV-191-WKW**

**TMA FOREST PRODUCTS GROUP; et al.**

**DEFENDANTS**

**MOTION TO CONSOLIDATE**

Comes now the plaintiff in the above styled cause and moves the Court to consolidate the following actions for purposes of discovery and pre-trial motions:

- A. Melanie Chambers, By and through her Mother and Next Friend, Gail Tatum v. PACTIV Corporation and Louisiana-Pacific Corporation  
2:06CV83-WKW
- B. Rickey Phillips, Administrator of the Estate of Susan Phillips, deceased v. PACTIV Corporation and Louisiana-Pacific Corporation  
2:06CV84-WKW
- C. Sarah Thompson, Administratrix of the estate of Royce Thompson, deceased v. PACTIV Corporation and Louisiana-Pacific Corporation

2:06CV85-WKW

- D. Lillian Edwards, Administratrix of the Estate of Marvin Mays, deceased v. PACTIV Corporation and Louisiana-Pacific Corporation  
2:06CV86-WKW
- E. Janice Madden, Administratrix of the Estate of James Madden, deceased v. TMA Forest Products Group, et al.  
2:06-CV-186
- F. Sherri Davis, et al. v. TMA Forest Products Group, et al.  
2:06-CV-187
- G. Thomas Douglas, Administrator of the Estate of Sebera Gayle Douglas, deceased v. TMA Forest Products Group, et al.  
2:06-CV-188
- H. Lorraine Thompson, Administratrix of the Estate of Jerry Thompson, deceased v. TMA Forest Products Group, et al.  
2:06-CV-189
- I. Stanton Kelley, Administrator of the Estate of Willene Kelley, deceased v. TMA Forest Products Group, et al.  
2:06-CV-190
- J. Ginger Cravey, Administratrix of the Estate of Riley Cravey, deceased v. TMA Forest Products Group, et al.  
2:06-CV-191

The plaintiff would further show and represent that:

1. The above actions are all pending in this Court before the

Honorable Judge W. Keith Watkins.

2. The above actions involve many common questions of law and fact.
3. Consolidation of the cases would promote judicial efficiency.

Respectfully submitted this 21<sup>st</sup> day of April, 2006.

/s/ W. Eason Mitchell  
W. EASON MITCHELL (MIT020)  
The Colom Law Firm, LLC  
Post Office Box 866  
Columbus, MS 39703-0866  
Telephone: 662-327-0903  
Facsimile: 662-329-4832

OF COUNSEL:

GREGORY A. CADE (CAD010)  
LEE GRESHAM, III (GRE054)  
FRED R. DeLEON (DEL021)  
Environmental Litigation Group  
3529 Seventh Avenue South  
Birmingham, AL 35222  
Telephone: 205-328-9200  
Facsimile: 205-328-9206

**Certificate of Service**

I, W. Eason Mitchell, hereby certify that on April 21, 2006, I electronically filed the foregoing *Motion to Consolidate* with the Clerk of the Court using the ECF system which sent notification of such filing to the following:

H. Thomas Wells, Jr., Esq.  
John A. Earnhardt, Esq.  
Dennis R. Bailey, Esq.  
R. Austin Huffaker, Esq.

/s/ W. Eason Mitchell  
W. Eason Mitchell

47156.wpd